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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/838,368	04/19/2001	Rabindranath Dutta	AUS920010016US1	9247
35525	12/01/2006		EXAMINER	
IBM CORP (YA)			REFAI, RAMSEY	
C/O YEE & A	SSOCIATES PC			
P.O. BOX 802333			ART UNIT	PAPER NUMBER
DALLAS, TX	75380		2152	

DATE MAILED: 12/01/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
09/838,368	DUTTA ET AL.		
Examiner	Art Unit		

	Ramsey Refai	2152					
The MAILING DATE of this communication appe	ars on the cover sheet with the d	correspondence add	ress				
THE REPLY FILED 13 November 2006 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE.							
 The reply was filed after a final rejection, but prior to or o this application, applicant must timely file one of the follo places the application in condition for allowance; (2) a No (3) a Request for Continued Examination (RCE) in comp following time periods: 	owing replies: (1) an amendment, a otice of Appeal (with appeal fee) in	ffidavit, or other evide compliance with 37 (ence, which CFR 41.31; or				
	a) The period for reply expires <u>3</u> months from the mailing date of the final rejection.						
b) The period for reply expires on: (1) the mailing date of this Adv event, however, will the statutory period for reply expire later the Examiner Note: If box 1 is checked, check either box (a) or (b).	isory Action, or (2) the date set forth in th an SIX MONTHS from the mailing date o . ONLY CHECK BOX (b) WHEN THE FI	f the final rejection.					
MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee have							
been filed is the date for purposes of determining the period of extension a CFR 1.17(a) is calculated from: (1) the expiration date of the shortened state above, if checked. Any reply received by the Office later than three month earned patent term adjustment. See 37 CFR 1.704(b).	and the corresponding amount of the fee. atutory period for reply originally set in the	The appropriate extension final Office action; or (2)	on fee under 37 as set forth in (b)				
 The Notice of Appeal was filed on <u>11/13/06</u>. A brief in codate of filing the Notice of Appeal (37 CFR 41.37(a)), or appeal. Since a Notice of Appeal has been filed, any replaced the results of the Notice of Appeal has been filed. 	any extension thereof (37 CFR 41.3	37(e)), to avoid dismi	ssal of the				
3. The proposed amendment(s) filed after a final rejection,	but prior to the date of filing a brie	f will not be entered	because				
(a) They raise new issues that would require further co			2004400				
(b) ☐ They raise the issue of new matter (see NOTE belo	ow);	•					
(c) They are not deemed to place the application in be	tter form for appeal by materially re	educing or simplifying	the issues for				
appeal; and/or		t = =4 = d = 1 = ti= = =					
(d) They present additional claims without canceling a		ejected claims.					
NOTE: (See 37 CFR 1.116 and 41.33(a)).		li	(DTOL 204)				
 The amendments are not in compliance with 37 CFR 1.1 Applicant's reply has overcome the following rejection(s 		ompliant Amendment	(PTOL-324).				
	• ——	timaly filed amount	ont conceling				
 Newly proposed or amended claim(s) would be a the non-allowable claim(s). 	mowable it submitted in a separate	, umery med amendn	ient canceling				
7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is pro The status of the claim(s) is (or will be) as follows:	☐ will not be entered, or b) ☒ worlded below or appended.	vill be entered and an	explanation of				
Claim(s) allowed: Claim(s) objected to:							
Claim(s) rejected: <u>6,7,10,12-16,23,25,32 and 36-38.</u> Claim(s) withdrawn from consideration:							
AFFIDAVIT OR OTHER EVIDENCE							
 The affidavit or other evidence filed after a final action, b because applicant failed to provide a showing of good an and was not earlier presented. See 37 CFR 1.116(e). 	nd sufficient reasons why the affida	vit or other evidence	is necessary				
 The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessar 	overcome <u>all</u> rejections under appe	al and/or appellant fa	ils to provide a				
10. 🔲 The affidavit or other evidence is entered. An explanation	on of the status of the claims after	entry is below or attac	ched.				
REQUEST FOR RECONSIDERATION/OTHER							
11. The request for reconsideration has been considered by See Continuation Sheet.		in condition for allowa	ince because:				
12. ☐ Note the attached Information Disclosure Statement(s).13. ☐ Other:	(PTO/SB/08) Paper No(s).		2				
		JOB JAROENCHO RVISORY PATENT					
			77'				

U.S. Patent and Trademark Office PTOL-303 (Rev. 08-06) Continuation of 11. does NOT place the application in condition for allowance because: In the remarks, the Application argues in substance

Muir fails to teach sending a service load that provides a uniform resource locator for an application, the application is an application that the wireless device may retrieve in order to transmit data to the server.

In response, the Examiner respectfully disagrees. Lazaridis et al teach the backing up of data from a wireless device to a host based on a detected triggering event at the client. Once the event is detected, a synchronize (back up) request is pushed to the client (column 2, line 66-column 3, lines 12, column 4, lines 25-56, column 9, lines 27-40; Lazaridis et al). Muir teach that a browser obtains a first message from a network server node. The user then clicks on a hyprelink to obtain a configuration file (taken here as the claimed "application") which corresponds to the application from a network server. The configuration file is used to establish a communication link to a server agent. (column 3, lines 1-46; Muir). The combination of Lazaridis et al and Muir would have been obvious to one of the ordinary skill in because doing so would allow for a server to provide the client an address which can be used to access an application located on a server to back up data from the client device to server. This would greatly benefit client devices with very limited resources by allowing users to backup data to a server without requiring the backup program to be stored on the user's client device.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Dutta et al.

\$ Group Art Unit: 2152

\$ Serial No.: 09/838,368

\$ Examiner: Refai, Ramsey

\$ Attorney Docket No.: AUS920010016US1

For: Automatic Backup of Wireless Mobile Device Data onto Gateway Server While Device is Idle

35525
PATENT TRADEMARK OFFICE
CUSTOMER NUMBER

11/27/06 OK to ENTER. AF

NOTICE OF APPEAL

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Applicant hereby appeals to the Board of Patent Appeals and Interferences from the office action dated August 11, 2006 finally rejecting claims 1-4, 6-21 and 23-39.

No fees are believed to be required. In the event that any fees are required for the prosecution of this application, please charge any necessary fees to IBM Corporation Deposit Account No. 09-0447. No extension of time is believed to be necessary. If, however, an extension of time is needed, the extension is requested and the fee for this extension should be charged to IBM Corporation Deposit Account No. 09-0447.

Respectfully submitted,

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